RAY WARNER'S

## BINATION HORSE SALE

Aldermen

NOT MUCH IS DONE

PETITIONS FOR STREET FAVORS

Were Received and Divers Recommendations Were Adopted-Routine of

the Listless Proceedings.

The common council meeting last night was devoid of any special inter-All of the aldermen were present, with the exception of Alderman Dunton who is sick. The principal topic of conversation among the city dads prior to the meeting being called to order was the pending political situation.

A remonstrance was received, signed by C. H. Van Odem and thirty-four others, protesting against the granting of the petition by the Consolidated Street Railway company asking for a franchise in Madison avenue, beginning at Hall street and extending to the street. Alderman Saunders moved that it lay on the table and said that if Alderman Tateum had any the D., L. & N. tracks. Those remons-tranting said that they were willing that the tranchise should be granted, providing the company lay track and operate cars to Burton avenue. Lake avenue residents asked the council to take the necessary steps looking to the condemnation of the Lake tell road within the city limils. Referred to committee on ways and means.

Property owners on Wealthy avenue remonstrated against the construction out a dissenting voice. of a sewer, 266 feet in length, in that thoroughfare, beginning at Fuller street and extending west. Referred to the board of public works and alder-men of the third and tenth wards. North Division street residents remons rated against the paving of that street antil a sewer had been constructed increin. Henry street residents, south of Fifth avenue, petitioned for the grading and graving of that thorough-

Have Changed Their Minds. The Consolidated Street Railway company sent in a petition in which t said that at a previous meeting it had sked that the ordinance under which t was operating be amended so that it could operate street cars in Ottawa treet from Bridge to Lyon and in Madison avenue from Hall street to he D., L. & N. tracks. In connection herewith the petitioner suggested another amendment. Section 4 of the present ordinance provides that "the ity shall not pave or lay a foundation or paving, nor shall said railway company be required to pave or lay a coundation for paving with any mate-rial which will interfere with laying rails, wires or making repairs" In company now expresses the opinion that no inconvenience is experienced in operating cars in those streets where concrete and asphalt has been laid beween the rails and asks that an amendent be made to the effect that conrete foundations be laid from curb to

To Condemn Riparian Rights, The mayor submitted a message in which he recommended that the necessary preliminary legal steps be taken toward instituting condemnatory proceedings against those riparian owners who refuse to give the city re-leases of that portion of the river front required for the construction of the dock-line walls. The message recited the history of the project since its first inception. On motion of Alderman Turner the council voted in favor of instituting proceedings at once. The board of health reported fourteen milk licenses and recommended that they be issued to those making application.

The city engineer, in accordance with the instructions contained in a resolution adopted at a previous meeting, submitted a map of distances which he had drawn for use in backs, in compliance with the ordinance recently adopted. The map was referred to the committee on ordinances. Injured His Horse,

In regard to a remonstrance made by Oak street residents against the paving of that street with cedar blocks, the committee on streets reported in favor of the remonstrance. The committee on claims and accounts reported in favor of allowing the claim of L. A. Franklin of \$38,25. Mr. Franklin alleges to have driven his horse into a e on South Division street injuring it badly, and holds the city responsible for the existence of the hole. The committee could not ascertain who was responsible so recommended that the city pay the damages. Alderman Hauser thought the committee had been guilty of gross neglet in not find-ing out who was to blame. On motion of Alderman Turner the report was referred back to the committee with inetructions to investigate.

The committee on wars and means recommended that the city cemeteries be furnished water free of charge. The committee on sewers, which investiert in regard to the fithy condition of the creek or open sewer which runs through the Gas company's plant, re-ported that the condition of the creek was even worse than described and recommended that a sewer be built from

Grandville avenue to the river.

The comptroller reported claims amounting to \$6041.51, which were ordered paid.

The committee on streets recom-mended that on Lyon street, east of Division, the roadway be widened and that the street be paved with asphalt on a concrete foundation.

Didn't Rill the Roll, The special committee on the State street paving roll recommended that the roll be peld for further appeals. Alderman Tatem asked that the present roll be destroyed and a new roll made. Alderman Frost wanted the roll destroyed and a new one made, the roil destroyed and a new one made, because there was some property that escaped assessment which should be assessed. A. E. Warden, representing the property owners, addressed the council in regard to the injustice inflicted by the present roll and urged that the council not ratify the roll. Alderman Saundars and Alderman Threer held that if the council roted to assess for improvements according to the for improvements according to the Frank T. Warrell, of the Michigan foot frontage siene that all the rolls House, ever out a warrent yesterday ratified by the council in the past for the arrest of John Sahme, where he

would be invalidated. The question of ordering a new roll was voted down. There were several appeals. On mo-tion of Alderman Stein these were re-In the Weekly Meeting of the ferred to the committee having the matter in charge and further consideration was postponed until the next session of the council.

On metion of Alderman Saunders the city clerk was instructed to notify all inspectors and clerks of elections to meet with the councilmen next Thursday evening for the purpose of receiv-ing instructions in regard to counting ballots, etc.

On motion of Alderman Stein a reso lution previously adopted, ordering the grading, graveling and curbing of South Division street, was reconsidered and the word graveling stricken out. This files with one week. fixes it so that grading and curbing only will be done this year. The street will be left in this condition one year. Joke on Alderman Tateum,

Alderman Tateum made a sneak without asking the chair if he could be excused. By his request Alderman O'Donnell passed in a resolution, asking that an estimate be made for the paving of Madison avenue with sheet business he could stay and attend to it. Later Alderman Saunders moved that the resolution be taken from the table, explaining that he understood that the alderman wished to do something further. The resolution was taken from the table. Alderman Mills moved to amend by striking out State street and inserting Wealthy avenue. The amendment was adopted, as was also the resolution as amended, with-Council adjourned until next Tues-

day evening. SALSBURY MUST MAKE ANSWER.

Lawyer Gleason Files Affidavits and

Motion for Disbarment. Clark H. Gleason filed a petition with Judge Adsit yesterday praying for the disbarment of L. K. Salsbury as an attorney at law, The petition charged that Salsbury pursued undernanded and unlawyerlike methods during and preceding the Brown will case. The names of the witnesses whom it is alleged he attempted to suborn were stated. The allegations were the same as those heretofore published. Mr. Gleason asks that Salsbury be disbarred from practice in all courts of record. Judge Adsit made an order that a copy of the charge be served upon Salabury and that he be ordered to file an answer within twenty days.

ENTERED THE JUDGMENT.

A Stay of Proceedings Granted in the

Judgment was entered by Judge Adsit in the circuit court yesterday in the James H. Brown will case. The judgment was in accordance with the verdict of the jury, breaking the will, and in favor of the contestant, Mrs. Alice Hayden. The proponent, Mrs. Mar-garet Haynes, asked for and was granted a stay of proceedings for ninety days. This is for the purpose of pre-paring transcripts for the supreme court and making other arrangements to carry the case up.

in Trouble.

Ben Sears of Hamilton, Allegan county, was arrested yesterday by Deputy United States Marshal Judd on a charge of depositing in the mails a postal card upon which had been written unmailable matter. He was arraigned before Commissioner Mo-Quewan for examination which he waived and was released under \$100 bonds to appear at the October term of the court. The offense consists of threatening to publish a creditor if he did not settle an account.

Dispute Over Store Fixtures.

In the case of Abraham Levy against William Eichelsdorfer, in the superior court, Judge Buringame made an order yesterday that the plaintiff file security for costs in the sum of \$200. Levy sues Eichelsdorfer for \$5000 for false imprisonment. The latter charged the former with larceny. The offense consisted in Levy moving store fixtures from a store on West Bridge street. They were sold to him and he bought them on Eichelsdorfer's recommendation. After taking them home, Mrs. Eichelsderfer claimed to own them.

"Auntie" Lodged in Jail.

Mrs. Henrietta Bates, "Auntie," as she is known from one end of the city to the other as a vender of newspapers and periodicals, showed signs of in-sanity yesterday while in the effice of Sybrant Wesselius, the lawyer, in the New Houseman block. The ambulance was called and she was taken to the county jail for safe keeping. "Auntle" has been slightly demented for some time, but not dangerously so. Her hobby is religion and she talks incessantiy.

Hamilton Beats Carpenter.

In the contest between Alexander Hamilton and Frank L. Carpenter as to who should act as attornby in the case of Levi Robinson against Sheriff Mc-Queen, Judge Adsit yesterday decided that Alexander Hamilton, colored attorney, was properly retained. He made an order to the effect that Hamilton be substituted upon the payment to Carpenter of \$13.

Motion to Quash.

A motion was made in the circuit court yesterday to quash the case for damages begun by C. Sumner Burroughs against Superintendent of Police Eastman, Captain Johnson and Lieut. Hurley. Arguments were made and ambinitied. The court took the question under advisement.

Hughes Is Discharged.

John B. Hughes, who has been under examination in police court for keeping his saloon open Sunday, was discharged yesterday.

Jumped His Board Bill. Frank T. Warrell, of the Michigan

charges with baving jumped a \$15 MRS. GRAHAM'S board bill. Sahms, his wife and little girl, board there and left, forgetting to pay their board.

Open on Sunday.

A warrant was sworn out yesterday by Captain Johnson for the arrest of Charles Kalkbrenner, proprietor of the Court House Exchange saloon, on Kent street, for keeping his place open Sundays.

Ordered to Return Files.

In the matter of the assignment of Henry Brouwer to John H. Rozema, Judge Adsit yesterday ordered the as-signee to return to the county clerk the

Snell Pleaded Guilty.

In police court yesterday John Snell was arraigned for committing a breach of peace. He confessed. Judge Haggerty suspended sentence upon payment of costs.

Drunk and Disordery. John Harding of Walker was before Justice Hydorn yesterday on a charge of drunk and disorderly. He was con-victed and sentenced to the county jail for ten days.

Received Stolen Goods. Arie Schuetema, the East Fulton street butcher, and his two sons, were on trial in the superior court yesterday for receiving spolen goods.

Judgment on Stipulation. By stipulation Abe M. Amberg was given a judgment for \$120 against William Preston, in the superior court by Judge Burlingame.

LAW AND LAWYERS.

Superior Court. JUDGE BURLINGAME.

Abraham Levy vs. William Echelsdarfer, trespass on the case; motion for security for costs granted and plaintiff ordered to file same in sum of \$200

within thirty days.

Abe M. Amberg vs. William Preston, trespass on the case; judgment for plaintiff by stipulation for \$720 without,

People vs. Arie Schuietma, Sr., Arie Schuietma, Jr., and Bert Schuietma, receiving stolen goods; trial resumed.

Circuit Court-Part L. JUDGE GROVE.

Jost Timmers admitted to citizen-

In the matter of the petition of Charles N. Remington to dischage mortgage, petition; order granting peti-

Charles N. Remington to discharge mortgage, petition; order granting peti-Charles C. Pettibone vs. Philip Fritz. trespass; non-suit set aside upon pay

ment of costs and attorney fee of \$5. John Mulder vs. Chester A. Lamb, replevin; stay extended thirty days. Canal Street Gravet Road company.

vs. Nicholas Pass, assumpsit; time to settle bill extended twenty days.
Grand Rapids Savings Bank vs.
Bertha E. Ely and Lydia C. Brown ejectment: on trial.

Ben Sears Used a Postal to Do So and Is in Trouble.

Joseph Houseman, et al., vs. Charity
A. Rice, replevin; continued by consent. Henry T. Voomer admitted to citizen-

ship.

Circuit Court-Part II. JUDGE ADSIT. In the matter of the estate of Char-

lotte Lampman, deceased, appeal from probate court, proceedings stayed twenty days. In the matter of the estate of James

H. Brown, deceased, appeal from pro-bate court, judgment for contestant; proceedings stayed ninety days.
In the matter of the petition of Clark
H. Gleason for the disbarment of Lant K. Sahsbury, order that copy of the charges be served upon Salisbury and that he be ordered to show cause with-

Simon Kilmer vs. John Slater, trover: order that plaintiff file additional

in twenty days.

security for costs.

Julius E. M. Necker vs. George W. Coleman, assumpsit; stay extended sixty days. C. Sumner Burroughs vs. William H-

Eastman, John Johnson and William John Hurley, trespass on the case; motion to quash writ argued and submitted.

Levi Robinson, by next friend, vs. John McQueen, order that Alexander Hamilton be substituted in place of Frank L. Carpenter as attorney for plaintiff upon payment to Carpenter of

James R. Hammond vs. George S. Fonts, et al., chancery: motion to dis-solve injunction denied, with costs. In the matter of the assignment of Henry Broawer to John H. Rozema, order that assignee return files to clerk within one week.

In the matter of the estate of Ger-trude Bulthuis, et al., chancery; order that guardian of minors have authority to and is directed to pay to guardian of Gertrude Mulder such moneys as may come to his hands.

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